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APPLICATION NO.	FILING DATE	FILING DATE FIRST NAMED INVENTOR		CONFIRMATION NO.	
10/581,222	06/01/2006	Bart Gerard Bernard Barenbrug	NL03 1424 US1	1685	
65913 NXP. B.V.			EXAMINER		
NXP INTELLECTUAL PROPERTY DEPARTMENT			MEROUAN, A	MEROUAN, ABDERRAHIM	
M/S41-SJ 1109 MCKA	Y DRIVE		ART UNIT	PAPER NUMBER	
SAN JOSE, CA 95131			2628		
			NOTIFICATION DATE	DELIVERY MODE	
			08/25/2008	ET ECTRONIC	

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

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ip.department.us@nxp.com

Advisory Action Before the Filing of an Appeal Brief

Application No.	Applicant(s)	
10/581,222	BARENBRUG ET AL.	
Examiner	Art Unit	
ABDERRAHIM MEROUAN	2628	

	ABDERRAHIM MEROUAN	2628					
The MAILING DATE of this communication appe	ars on the cover sheet with the o	orrespondence add	ress				
THE REPLY FILED 23 July 2008 FAILS TO PLACE THIS APPI	ICATION IN CONDITION FOR AL	LOWANCE.					
The reply was filed after a final rejection, but prior to or on the same day as filing a Notice of Appeal. To avoid abandonment of th application, applicant must timely file one of the following replies: (1) an amendment, affidavit, or other evidence, which places the application in condition for allowance; (2) a Notice of Appeal (with appeal fee) in compliance with 37 CFR 1.31; or (3) a Request for Continued Examination (RCE) in compliance with 37 CFR 1.114. The reply must be filed within one of the following time periods:							
a) The period for reply expiresmonths from the mailing b) The period for reply expires on: (1) the mailing date of this A no event, however, will the statutory period for reply expire Is Examiner Note: If box 1 is checked, check either box (a) or MONTHS OF THE FINAL REJECTION. See MPEP 706.07(dvisory Action, or (2) the date set forth ater than SIX MONTHS from the mailing b). ONLY CHECK BOX (b) WHEN THE	date of the final rejection	on.				
Extensions of time may be obtained under 37 CFR 1.136(a). The date have been filled is the date for purposes of determining the period under 37 CFR 1.17(a) is calculated from: (1) the expiration date of the set forth in (b) above, if checked. Any reply re-seved by the Office later may reduce any earned patient term adjustment. See 37 CFR 1.794(b). NOTICE OF APPEAL.	on which the petition under 37 CFR 1.1: tension and the corresponding amount of thortened statutory period for reply origing than three months after the mailing date	of the fee. The appropri- nally set in the final Office	ate extension fee te action; or (2) as				
The Notice of Appeal was filed on . A brief in comp filing the Notice of Appeal (37 CFR 41.37(a)), or any exten Notice of Appeal has been filed, any reply must be filed w AMENDMENTS	nsion thereof (37 CFR 41.37(e)), to	avoid dismissal of the					
The proposed amendment(s) filed after a final rejection, to the proposed amendment(s) filed after a final rejection, to the proposed amendment(s) filed after a final rejection, to the proposed amendment (see NOTE below the proposed amendment (see NOTE	nsideration and/or search (see NOT w);	E below);					
They are not deemed to place the application in bet appeal; and/or They present additional claims without canceling a cancel in the			ne issues for				
NOTE: (See 37 CFR 1.116 and 41.33(a)).							
4. The amendments are not in compliance with 37 CFR 1.12		mpliant Amendment (PTOL-324).				
 Applicant's reply has overcome the following rejection(s): 							
Newly proposed or amended claim(s) would be all non-allowable claim(s).		•					
7. For purposes of appeal, the proposed amendment(s): a) how the new or amended claims would be rejected is prov. The status of the claim(s) is (or will be) as follows: Claim(s) allowed: Claim(s) objected to:		be entered and an e	xplanation of				
Claim(s) rejected: Claim(s) withdrawn from consideration:							
AFFIDAVIT OR OTHER EVIDENCE							
The affidavit or other evidence filed after a final action, bu because applicant failed to provide a showing of good and was not earlier presented. See 37 CFR 1.116(e).							
 The affidavit or other evidence filed after the date of filing entered because the affidavit or other evidence failed to o showing a good and sufficient reasons why it is necessary 	vercome <u>all</u> rejections under appear and was not earlier presented. Se	and/or appellant fail ee 37 CFR 41.33(d)(1	s to provide a).				
 The affidavit or other evidence is entered. An explanation REQUEST FOR RECONSIDERATION/OTHER 	n of the status of the claims after er	itry is below or attach	ed.				
The request for reconsideration has been considered bu See Continuation Sheet.	t does NOT place the application in	condition for allowan	ce because:				
12. Note the attached Information <i>Disclosure Statement</i> (s). (13. Other:	PTO/SB/08) Paper No(s).						
/XIAO M. WU/ Supervisory Patent Examiner, Art Unit 2628							

U.S. Patent and Trademark Office PTOL-303 (Rev. 08-06)

Continuation of 11, does NOT place the application in condition for allowance because: 1. In response to applicant's argument for claim 1, that the prior art doesn't teach:" for all N different views of said 3D images, according to one of the N different views". This argument is not persuasive because Wood in view of Dietrich stated that" A suitable stereoscopic application for the present invention is shown in FIG. 4, where a four-view screen 70 is provided: the screen is an LCD device 72 with an overlying lenticular screen 74 with the arrangement of pixels driven from four different sources 76-79 relative to the individual lenticular arrays being such that, at viewing locations V1 to V4, the images from respective ones of the four sources 76-79 can be seen. A four view display of this type is described in a paper entitled "Multiview 3D-LCD" by Cees van Berkel et al. presented at IS&T/SPIE International Conference on Electronic Imaging, San Jose. 27/1-2/2 1996.(24) It is expected that the main viewer of such a multiple view display will be positioned in the center of the display as shown, typically being involved in some interactive role, and as such will only see a stereoscopic image provided by the two central views. Other viewers, typically in some passive role, may be positioned off center. To provide an optimum combination of quality and cost, the image sources 77, 78 for the two center views V2, V3 are respective 3-D graphics renderers as in FIG. 1." (See, Wood, Column 7, lines 43 to 62). Also the prior art doesn't teach: N screen space resamplers each for resampling the shaded color sample, determined by said shader unit means according to one of the N different views.", this argument is not persuasive because Dietrich stated that" With continuing reference to FIG. 1A-1, after multi-sampling, the individual samples are sent to a raster-processor (ROP) 155 as if they were regular fragments. The raster-processor 155 performs various operations on the fragments, including z/stencil testing and color or alpha blending. This may require the raster-processor 155 to read a frame buffer memory 156 in order to retrieve the destination Z or the destination color. To this end, the final pixel color and Z are written back to the frame buffer memory 156." (See, Dietrich, Page 4, Paragraph [0050], lines 1 to 6). Also included is a shader 153 that computes the final fragment, e.g. by applying texture maps or shadier programs to the fragment. Such shader programs may be generated in various ways. (Dietrich, Page 4. Paragraph [0049], line 1), 3-D models are made up of geometric points within a coordinate system consisting of an x, y and z axis; these axes correspond to width, height, and depth respectively (Dietrich, Page 1, Paragraph [0003], lines 3 and 4). The combination of Dietrich and wood is obvious to one in the skilled art at the time of the invention. This combination would provide a stereoscopic image view (see Wood, line 44).

- In response to applicant's argument for claim 3, that the prior art doesn't teach: "disclose that a grid is chosen if all three
 requirements are satisfied". Even the prior art doesn't explicitly disclose "if all three requirements are satisfied", these requirements are the
 basics of grid to be chosen.
- In response to applicant's argument for claim 4, the argument used for claim 3 above applies to claim 4.
- 4. In response to applicant's argument for claim 3, that." Hayhurst does not mention any Z-stacks for additional viewpoints." This argument is not persuasive because Dietrich in view of Hayhurst stated that" the new Z-values are stored in the Z-stack," (see, Hayhurst, Paragraph (0045), line 1).